UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION

No. 12-md-2323-AB

MDL No. 2323

THIS DOCUMENT RELATES TO:

Ballard, et al. v. National Football League, et al.,

LaBrandon Toefield, Plaintiff

No. 2:13-cv-02244

NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE ON BEHALF OF PLAINTIFF LABRANDON TOEFIELD

PLEASE TAKE NOTICE that pursuant to Federal Rules of Civil Procedure 41(a)(1)(A)(i), Plaintiff LaBrandon Toefield hereby voluntarily dismiss his claims without prejudice against the Defendants Riddell, Inc., Riddell Sports Group, Inc., All American Sports Corporation and Easton-Bell Sports, LLC only in the above-captioned action. This Notice of Voluntary Dismissal without prejudice shall apply only to the claims of Plaintiff LaBrandon Toefield and only to the above-referenced Defendants. The claims of all other Plaintiffs in the above-captioned matter are not hereby dismissed and shall remain in full force and effect.

This Notice of Voluntary Dismissal without prejudice of Plaintiff LaBrandon Toefield's claims against Defendants Riddell, Inc., Riddell Sports Group, Inc., All American Sports Corporation and Easton-Bell Sports, LLC in the above-captioned matter applies to this matter only. His claims against any and all other named Defendants remain pending. None of the above-referenced Defendants in this action have filed or served an answer to Plaintiff's Complaint, or a Motion for Summary Judgment. Plaintiff has filed this Notice under both the

individual docket number listed in the caption above and the MDL docket.

WHEREFORE, Plaintiff LaBrandon Toefield respectfully requests that this Court dismiss

his claims, without prejudice, against Defendants Riddell, Inc., Riddell Sports Group, Inc., All

American Sports Corporation and Easton-Bell Sports, LLC only in the above-captioned action.

Dated: June 13, 2017 Respectfully submitted,

s/David B. Franco

David B. Franco (TX# 24072097)

FRANCOLAW, PLLC

1001 Studewood Street, 2nd Floor

Houston, Texas 77008

Telephone: (504) 226-5226

Facsimile: (504) 229-6730

Email: <u>dfranco@dfrancolaw.com</u>

Counsel for Plaintiff LaBrandon Toefield

CERTIFICATE OF SERVICE

I hereby certify that on June 13, 2017, I caused the foregoing Notice of Voluntary

Dismissal Without Prejudice to be filed with the Clerk of Court of the United States District

Court for the Eastern District of Pennsylvania via the Court's CM/ECF system, which will

provide electronic notice to all parties and counsel of record.

s/ David B. Franco

David B. Franco

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